ARI D. KUNOFSKY Trial Attorney, Tax Division U.S. Department of Justice PO Box 227 Washington, DC 20044 Tel. (202) 353-9187 Fax (202) 514-6866 Ari.D.Kunofsky@usdoj.gov

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA,)
Plaintiff,)))
v.) Civil No.
KENNETH PAUL CRAWFORD, Jr., 624 Whispering Woods Court Mays Landing, NJ 20619,)))
Defendant.)

COMPLAINT TO NULLIFY FALSE LIEN FILINGS & ENJOIN FURTHER FILINGS

The plaintiff, the United States of America, at the request of the Chief Counsel of the Internal Revenue Service, a delegate of the Secretary of the Treasury, and at the direction of the Attorney General of the United States, brings this action to obtain a judicial declaration that the financing statement (Form UCC-1) filed on or about January 25, 2019, against prosecutors John Kane and Sean Green are void and without legal effect, an order to mark the financing statement as void, and to enjoin the defendant from all future filing of similar documents.

17360981.3

JURISDICTION AND VENUE

- 1. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1345 and 26 U.S.C. § 7402.
- 2. Venue is proper in the District of New Jersey pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events, namely the filing of false financing statements giving rise to this Complaint, arose within this jurisdiction.

PARTIES

- 3. The plaintiff is the United States of America.
- 4. Defendant Kenneth Paul Crawford, Jr., ("Crawford") resides in Mays Landing, New Jersey, which is within the jurisdiction of this Court.

CLAIM FOR RELIEF

- 5. On August 29, 2018, an indictment was filed in this Court against Crawford in the matter of *USA v. Kenneth Crawford, Jr.*, Case no. 18-cr-505-RBK (D.N.J.). This indictment was subsequently unsealed by the Court. *Id.* The criminal matter is pending before this Court. *Id.*
- 6. On January 8, 2019, Crawford filed a financing statement (Form UCC-1) with the Clerk of Atlantic County against the "UNITED STATES OF AMERICA in care of Richard E. Zuckerman, d/b/a Princ. Dep. Ass. A.G." He alleges that the United States owes him \$66,000,000. Crawford asserts he obtained a default judgment against the United States for this amount as part of a document filed in his criminal case.
- 7. The Clerk of Atlantic County marked this financing statement as void and returned it to Crawford because the United States cannot be a valid debtor.
- 8. Crawford then filed a new financing statement on January 25, 2019. Rather than name the United States as a debtor, he named the prosecutors assigned to the criminal case against

him, specifically Assistant Section Chief John N. Kane and Trial Attorney Sean M. Green of the United States Department of Justice, as the debtors. Crawford alleges that these federal prosecutors each owe him \$1,468,800.

- 9. The Atlantic County Clerk accepted the financing statement filed against the prosecutors. By filing this financing statement, Crawford has made these documents available for public inspection, which potentially effects the credit report and financial standing of the prosecutors.
- 10. In his criminal case, Crawford filed an invoice of the purported debts owed to him, along with various documents that he alleges gave rise to the debts. A copy of that filing, which includes a copy of the financing statements described above, is attached as Exhibit A. The financing statement specific to Assistant Chief Kane and Trial Attorney Green is found on pages 27 and 28 of Exhibit A.
- 11. In Exhibit A, Crawford asserted that he raised a "counterclaim" against Assistant Chief Kane and Trial Attorney Green in his criminal case. These counterclaims include: \$1,130,000 for the "impairment of liberty;" \$300,000 for the production of his DNA, passport, and arms; \$30,000 for his cost of attending a court hearing (at a rate of \$10,000 per appearance); and \$8,800 for the time drafting various documents related to the criminal case against him, for a total amount due \$1,468,800.
- 12. In Exhibit A, Crawford further claims these federal employees somehow defaulted on the purported counterclaim, and he now has default judgments against each of them personally.
- 13. No court of competent jurisdiction has entered a judgment in favor of Crawford against Assistant Chief Kane or Trial Attorney Green.

- 14. Assistant Chief Kane and Trial Attorney Green do not owe any lawful debts to Crawford.
- 15. Crawford's claims against Assistant Chief Kane and Trial Attorney Green, as set forth in Exhibit A, are patently frivolous.
- 16. The financing statement that Crawford filed against these federal employees is specifically calculated to interfere with the enforcement of the internal revenue laws of the United States. The financing statement was intended to molest, interrupt, hinder, or impede an employee or officer of the United States who was performing his or her official duties.
- 17. Crawford's financing statement is without any legal basis and is solely designed to harass federal officers or employees in the performance of their official duties, resulting in an irreparable harm to the United States.
- 18. The public interest will be served by an order declaring that the financing statement is void, an order allowing the financing statement to be marked void in the Atlantic County Clerk's office record, and permanently enjoining Crawford and all those in active concert or participation with him from filing or attempting to file any document or instrument which falsely purports to create a nonconsensual lien or similar order or judgment against the persons or property of any federal officer or employee.

WHEREFORE, the United States of America prays that this Court:

A. Determine, adjudge, and declare that the financing statement filed against Assistant Chief Kane and Trial Attorney Green filed by Defendant Kenneth P. Crawford, Jr., to be void and of no legal effect;

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B. Authorize the United States to file with the Atlantic County Clerk a copy of this

Court's order marking mark the financing statement as void, and to require the Atlantic County

Clerk to index its order against the financing statement;

C. Permanently enjoin Defendant Kenneth P. Crawford, Jr., his agents, servants,

employees, and attorneys, as well as all others in active concert or participation with him from

filing, or attempting to file, any document or instrument which falsely purports to create a

judgment against the person or property of any employee or officer of the United States;

D. Award the United States of America its costs and reasonable attorney's fees

incurred in this action; and

E. Grant such other and further relief as the Court deems to be just and proper.

DESIGNATION UNDER LOCAL RULE OF CIVIL PROCEDURE 101.1(f)

In accordance with Local Rule of Civil Procedure 101.1(f), the undersigned designates the

United States Attorney for the District of New Jersey to receive service of all notices or papers in

this action at the following address:

Chief, Civil Division

United States Attorney's Office

District of New Jersey

970 Broad Street, Ste. 700

Newark, New Jersey 07102

/s/ Ari D. Kunofsky

ARI D. KUNOFSKY

Trial Attorney, Tax Division

U.S. Department of Justice

LOCAL CIVIL RULE 11.2 CERTIFICATION

Pursuant to Local Civil Rule 11.2, I certify that the matter in controversy alleged in the foregoing Complaint is not the subject of any other action pending in any court, or of any pending arbitration or administrative proceeding.

Date: July 24, 2019.

/s/ Ari D. Kunofsky_

ARI D. KUNOFSKY Trial Attorney, Tax Division U.S. Department of Justice Post Office Box 227 Washington, D.C. 20044

Telephone: (202) 353-9187 Facsimile: (202) 514-6866

Email: Ari.D.Kunofsky@usdoj.gov

JS 44 (Rev. 06/17)

Case 1:19-cv-15776 Decument 1-1 Filed 07/24/19 Page 1 of 2 PageID: 7

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS	Seket sheet. (SEE INSTRUC	TIONS ON NEXT THOSE OF T	DEFENDANTS	S		
United States of America			Kenneth Crawford Jr			
(b) County of Residence of	of First Listed Plaintiff **XCEPT IN U.S. PLAINTIFF CA **Address, and Telephone Numbe artment of Justice- Ta:	_{r)} x Division	NOTE: IN LAND C	(IN U.S. PLAINTIFF CASES (CONDEMNATION CASES, USE T T OF LAND INVOLVED.		
II. BASIS OF JURISDI	CTION (Place an "X" in O	ne Box Only)	 I. CITIZENSHIP OF I	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintif	
	1 U.S. Government		(For Diversity Cases Only) Citizen of This State	PTF DEF 1 1 Incorporated or Pr of Business In T	and One Box for Defendant) PTF DEF rincipal Place	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi)	ip of Parties in Item III)	Citizen of Another State	☐ 2 ☐ 2 Incorporated and I of Business In .	1	
W. NATURE OF CHIEF	D		Citizen or Subject of a Foreign Country	□ 3 □ 3 Foreign Nation	1 6 1 6	
IV. NATURE OF SUIT		ely) PRTS	FORFEITURE/PENALTY	Click here for: Nature of BANKRUPTCY	of Suit Code Descriptions. OTHER STATUTES	
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	☐ 625 Drug Related Seizure of Property 21 USC 881 ☐ 690 Other	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUTTS ▼ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes	
	moved from	Appellate Court	Reopened Anoth (specif			
VI. CAUSE OF ACTIO	ON 26 USC 7402 Brief description of ca	use:	iling (<i>Do not cite jurisdictional st</i> r from filing further liens			
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	DEMAND \$ 0.00	CHECK YES only JURY DEMAND	if demanded in complaint: : □ Yes ※No	
VIII. RELATED CASI IF ANY DATE	E(S) (See instructions):	JUDGESIGNATURE OF ATTOR	RNEY OF RECORD	DOCKET NUMBER		
07/24/2019 FOR OFFICE USE ONLY		/S/ Ari D. Kunofsk				
RECEIPT#AM	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	OGE	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- **III. Residence** (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
 - Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407
 - Multidistrict Litigation Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- **VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

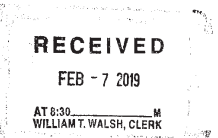
Date and Attorney Signature. Date and sign the civil cover sheet.

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 1 of 29 PageID: 237

Certificate Of Mailing via Notary Public

Kenneth Paul Jr. of Crawford c/o: John Barry, Notary Public 232 Amherst Ave. Pemberton, New Jersey

Richard E. Zuckerman Principal Deputy Assistant Attorney General P.O. Box 972 Washington, D.C. 20044



THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Date: 3 February 2019

RE: Indictment on case # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR

NOTICE OF COUNTER CLAIM AND DEMAND

To whom it may concern,

Please be advised that I have recorded several financing statements, related to security interests, in the county clerks office, where I am domiciled authenticating the private record agreements between the parties related to the above action. I have included a copy for your convenience. I am notifying all interested parties regarding this account that I may elect to enforce claims in the United States Federal Claims Court if the agreements are not honored privately.

The instrument, which initiated this action, was issued for value, then accepted and returned for value for full settlement and closure of the account. The issuer is liable to pay the instrument and as the holder in due course I am entitled to enforce the instrument. Moreover the issuer and agents have ignored valid security interests in opposition to their oaths of office and private international law. Their dishonor has now put their bonds at risk for the amounts, which are over due and owing.

I am demanding that the account be settled and closed in accordance with the private record agreement and all property returned to me immediately along with all funds due. Also the 1099 OID filed in accordance with IRS Publication 1212.

Government
Exhibit
A

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 2 of 29 PageID: 238

Thank you for your professionalism and courtesy regarding this matter.

Sincerely,

Kenneth Paul Jr. of Crawford

Secured Party,

Authorized Representative for ens legis KENNETH CRAWFORD, JR

cc:

Michael E. Horowitz U.S. Department of Justice Office of the Inspector General 950 Pennsylvania Avenue, N.W., Suite 4706 Washington, D.C. 20530-0001

Eric M. Thorson U.S. Department of Treasury Office of the Inspector General 1500 Pennsylvania Avenue, NW Washington, D.C. 20220

Gene L. Dodaro d/b/a Comptroller General Government Accountability Office 441 G St., NW Washington, DC 20548

William T. Walsh d/b/a/ US District Court Clerk 4th & Cooper Streets Camden, NJ 08101

Robert B Kugler d/b/a/ US District Court Judge 4th & Cooper Streets Camden, NJ 08101

Christina Barker IRS Criminal Investigations 5218 Atlantic Avenue Mays Landing, NJ 08330

AFFIDAVIT OF SPECIFIC NEGATIVE AVERMENT (in support of "Notice Of Counterclaim and Demand" attached.)

The undersigned Affiant, Kenneth Paul Jr.; Crawford, hereinafter "Affiant", does solemnly swear, declare and state as follows:

- 1. Affiant is competent to state the matters set forth herein.
- 2. Affiant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct and complete, admissible as evidence and if called upon as a witness, Affiant will testify to their veracity.

Plain Statement of Facts

- 4. Affiant has seen no verifiable evidence that the Respondents did not issue the instrument for value, and have no defense to the obligation to pay the instrument, and Affiant believes no such evidence of a defect exists.
- 5. Affiant has seen no verifiable evidence that he is not the holder in due course, and Affiant believes no such evidence of a defect exists.
- Affiant has seen no verifiable evidence that as the secured party Creditor the
 Affiant is not entitled to enforce the instrument and Affiant believes no such
 evidence of a defect exists.
- 7. Affiant has seen no verifiable evidence that the Respondents have any verified record in opposition to the private record agreements, and Affiant believes no such evidence of a defect exists.
- 8. Affiant has seen no verifiable evidence that that by not dismissing the action in the UNITED STATES DISTRICT COURT case # 1-18-cr-00505-001 is not conversion, stultification of the creditor, and tax evasion, and Affiant believes that no such evidence exists.
- 9. Affiant has seen no verifiable evidence that involuntary servitude is lawful and Affiant believes that no such evidence exists.
- 10. Affiant has seen no verifiable evidence that any State can impair the obligations of contracts, and Affiant believes that no such evidence exists.
- 11. Affiant has seen no verifiable evidence that consent does not make the law: the terms of a contract, lawful in its purpose, constitute the law as between the parties, and Affiant believes that no such evidence exists.
- 12. Affiant has seen no verifiable evidence that he who consents can receive an injury, and Affiant believes that no such evidence exists.
- 13. Affiant has seen no verifiable evidence that the agreement of the parties does not make the law of the contract, and Affiant believes that no such evidence exists.
- 14. Affiant has seen no verifiable evidence that the agreement of the parties does not overcome any other law and Affiant believes that no such evidence exists.

I certify and affirm that the above statements are tr	ue and correct under my full commercial
liability.	
	11 10 10
	Lemeth and De.

Kenneth Paul Jr.; Crawford	
JURAT	
Paul Jr.; Crawford, Claimant, proved to m one who appeared before me, and execute the basis of satisfactory evidence to be the	fore me on this day of the day of the ar Lord two thousand and oighteen by Kenneth e on the basis of satisfactory evidence to be the d the forgoing instrument for, proved to me on to one who appeared before me, and executed the therein and acknowledged that said execution
	JOHN BARRY JR. Notary Public - State of New Jersey My Commission Expires Jan 18, 2023

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 5 of 29 PageID: 241



ATLANTIC COUNTY: NJ EDWARD P. McGETTIGAN: COUNTY CLERK RCPT # 1449133 RECD BY Laverne REC FEES \$25.00 RECORDED 01/25/2019 02:56:56 PM INST # 2019004123



Atlantic County Document Summary Sheet

ATLANTIC COUNTY CLERK 5901 MAIN ST MAYS LANDING, NJ 08330 Return Name and Address Kenneth Paul Jr. clo: 117 Liberty Court Galloway, New Jersey 08205 THIS IS AN UNOFFICIAL COPY
until the document has
completed the recording

process and has been verified.

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C FINANCING STATEMENT LOW INSTRUCTIONS				
NAME & PHONE OF CONTACT AT FILER (optional)				
E-MAIL CONTACT AT FILER (optional)				
Crawfordgroup@comcast.net				
SEND ACKNOWLEDGMENT TO. (Name and Address)	_			
Kenneth Paul Jr.	1 1			
c/o: 117 Liberty Court				
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18. ORGANIZATION'S NAME UNITED STATES OF AMERICA in ca	re of Richard E. Zuckern	ian d/b/a Pri	inc. Dep. Ass	. A.G.
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Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 7 of 29 PageID: 243

No. 3553

AFFIDAVIT-OF-NON-RESPONSE AND-NON-PERFORMANCE (3) A-SECURITY (15 USC)

COMMERCIAL-AFFIDAVIT U.S.-S.E.C.-TRACER-FLAG NOT-A-POINT-OF-LAW

Executed at the unincorporated territory of Atlantic County, New Jersey [Common Law Republic], without the United States, on this day of the month in the year two thousand Eighteen.
1.0 John Barry, a record-keeper by private contract, Presenter, Acceptor, and Custodian of Records [hereafter "WITNESS"] at the request of Kenneth Paul Jr.; Crawford (hereafter "CLAIMANT") in care of 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2) did duly present on 12 December 2018 by Certified mail # 7017 0660 0000 8132 5981, the following documents: NOTICE-OF-DEFAULT-IN-DISHONOR (Opportunity to Cure) AND-NOTICE-OF-CLAIM-AND-NOTICE-OF-INTENT-TO-PERFECT-SECURITY-INTEREST ("FAULT-NOTICE") (five leaves); and AFFIDAVIT-OF-SPECIFIC-NEGATIVE-AVERMENT (six leaves). 2.0 Records of documents in the DEFAULT-NOTICE are kept on file at my office of business. 3.0 I have checked my mail regularly and see no evidence of tampering with my mail. 4.0 As of today's date, 7 January 2019, the WITNESS has not received a proper response according to the terms of the DEFAULT-NOTICE.
In testimony of the above, I signed my name and attached my seal: JOHN BARRY JR. Notary Public - State of New Jersey My Commission Expires Jan 18, 2023 WITNESS: John Barry, c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2) JURAT
New Jersey)) ss. Burlington county)
Sworn to (or affirmed) and subscribed before me on this
Notary Public's Signature AMBER L GREENOUGH Date
Notary Public State of New Jersey CERTIFICATE OF CLAIM AND ADMINISTRATIVE JUDGMENTY Commission Expires Dec 11, 2019 Page 1 of 7

CERTIFICATE OF CLAIM and ADMINISTRATIVE JUDGMENT lawful notification to you, pursuant to The Bill of Rights of the National Constitution

PRESENTMENT

Be it known, that, the person signing below, a duly empowered PRESENTER, ACCEPTOR, AND CUSTODIAN OF RECORDS (hereafter "WITNESS"), at the request of Kenneth Paul Jr.; Crawford, did duly present on 12 December 2018 the NOTICE OF DEFAULT AND CONSENT TO JUDGMENT, to the following RESPONDENT(S):

UNITED STATES OF AMERICA In Care Of: Richard E. Zuckerman Principal Deputy Assistant Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 (Certified Mail # 7017 0660 0000 8132 5837)

by depositing in a depository of the United States Mail within the New Jersey within a sealed envelope.

RE:

THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR UNITED STATES DISTRICT COURT Docket # 1-18-cr-00505-001(RBK)

PRIVATE ADMINISTRATIVE JUDGMENT in the matter of ACCOUNT: FINAL EXPRESSION IN A RECORD

CLAIMANT/Secured Party Creditor: Kenneth Paul Jr.; Crawford, In care of John Barry, Notary Public c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2)

PRESENTER, ACCEPTOR, and CUSTODIAN OF RECORDS:

John Barry, Notary Public c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2) (Hereafter "WITNESS")

STATEMENT OF FACTS

- Notice Of Acceptance with private settlement instruments, authorization, and request regarding statement of account, presented Privately under third-party record-keeper's seal by the CLAIMANT on or about 5 November 2018 to THE UNITED STATES OF AMERICA in care of Richard E. Zuckerman d/b/a Principal Deputy Assistant Attorney General via Certified mail # 7013 2630 0000 6873 3553 RRR.
- 2. On 19 November 2018 the Claimant presented the Respondents the NOTICE OF FAULT IN DISHONOR (Opportunity to Cure) AND NOTICE OF CLAIM AND NOTICE OF INTENT TO PERFECT SECURITY INTEREST ("FAULT NOTICE") FAIR NOTICE AND WARNING OF COMMERCIAL GRACE NOTICE OF NON-JUDICIAL PROCEEDING.

- 3. As of 4 December 2018 the RESPONDENT(S) have not returned nor refuted the PRESENTMENT, and it is deemed "Accepted" as evidenced by AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry Notary Public, (the "WITNESS"), dated 4 December 2018, a record of which is kept by the WITNESS.
- 4. As of 4 December 2018 the RESPONDENT(S) have not responded sufficiently to the NOTICE OF FAULT IN DISHONOR (Opportunity to Cure) AND NOTICE OF CLAIM AND NOTICE OF INTENT TO PERFECT SECURITY INTEREST ("FAULT NOTICE") FAIR NOTICE AND WARNING OF COMMERCIAL GRACE NOTICE OF NON-JUDICIAL PROCEEDING nor refuted the terms and conditions therein, and have tacitly acquiesced to terms therein. As evidenced by the AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry Notary Public, (the "WITNESS"), dated 4 December 2018, a record of which is kept by the presenter and custodian of records.
- On 12 December 2018 the Claimant presented the Respondents the NOTICE OF DEFAULT AND CONSENT TO JUDGMENT.
- 6. As of 7 January 2019 the RESPONDENT(S) have not returned nor refuted the PRESENTMENT, and it is deemed "Accepted" as evidenced by 3 separate AFFIDAVITS OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry, (the "WITNESS"), a record of which is kept by the presenter and custodian of records.
- 7. The RESPONDENT(S) have defaulted.
- 8. As an operation of law, RESPONDENTS' failure to honor the PRESENTMENT and FAULT NOTICE places the RESPONDENT(S) in **default**. For the course of dealing, set forth herein, with the RESPONDENTS' failure, refusal, or neglect in the presentment of a verified response to the PRESENTMENT and FAULT NOTICE, constitutes the RESPONDENTS' failure to perform in good faith and the RESPONDENTS' acquiescence and tacit agreement with all terms, conditions and stipulations set forth within the NOTICE OF DEFAULT IN DISHONOR (CONSENT TO JUDGMENT), the PRESENTMENT, and the FAULT NOTICE. **Therefore this matter is deemed res judicata and stare decisis.**

Of this presentment take due Notice and heed, and govern yourself accordingly. This FINAL EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the terms and conditions of the agreement between the parties.

CERTIFICATION OF PRESENTMENT OF NOTICE UNDER PRIVATE SEAL

IN WITNESS WHEREOF, I, John Barry, Notary Public, under my unlimited liability and Commercial Oath, proceeding in good faith, being of sound mind, having first-hand knowledge, affirm, state, and declare that the facts contained herein are true, correct, complete and not misleading, under the penalty of perjury in the laws of the united States of America.

I hereunto set my hand and seal on this 8th day of the first month in the year of our Lord two thousand and nineteen and hereby certify all the statements made above are true, correct and complete under the Penalty of International Commercial Law.

Whereupon, the undersigned WITNESS signing below, for the reason default and dishonor by non-response/non-performance, does solemnly certify the default and dishonor as against all parties it may concern by reason of non-response/non-performance thereof and stipulations therein. This FINAL EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the terms and conditions of the agreement between the parties.

The entire record of the above statement of facts are in my office of business. You may request certified copies of the original records and you may inspect the original records by contacting the Presenter at the Presenter's address listed above.

Date of Presentment: 12 December 2018

WITNESS Presented Under Seal: NOTICE OF DEFAULT AND CONSENT TO JUDGMENT WITNESS's Certification: The above-noted parties were presented notice that certification of non-response or default within ten (10) days of postmark would comprise their acceptance of the facts set forth within these instruments, the time having elapsed for response thereof.

DEFAULT JUDGMENT

TESTIMONY

Whereupon, the WITNESS signing below, for the reason default and dishonor by non-response/non-performance, does publicly and solemnly certify the default and dishonor as against all parties it may concern by reason of non-response/non-performance thereof and stipulations therein.

In testimony of the above, I have signed my name and attached my official seal. JOHN BARRY JR. Notary Public - State of New Jersey My Commission Expires Jan 18, 2023 WITNESS's S John Barry, Notary Public c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2) JURAT New Jersey Sworn to (or affirmed) and subscribed before me on this 12th day of 2015 by John Barry, Notary Public, proved to me on the basis of satisfactory evidence to be the one who appeared before me, and executed the forgoing instrument for the purpose stated therein and acknowledged that said execution was by his free act and deed. 1-12-2019 diary Public's Signature AMBER L GREENOUGH **Notary Public** State of New Jersey My Commission Expires Dec 11, 2019 CERTIFICATE OF CLAIM AND ADMINISTRATIVE JUDGMENT

PRESENTER'S AFFIDAVIT OF SERVICE (4)

It is hereby certified, that on the date noted below, the undersigned mailed to:

UNITED STATES OF AMERICA
In Care Of: Richard E. Zuckerman
Principal Deputy Assistant Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
(Certified Mail 7017 0660 0000 8132 5837 RRR)

In the matter of THE UNITED STATES OF AMERICA v. KENNETH P CRAWFORD, JR Docket # 1-18-cr-00505-001(RBK) the following:

- 1. AFFIDAVIT OF SERVICE OF DEFAULT NOTICE (one leaf); and
- 2. AFFIDAVIT OF NON-RESPONSE/NON PERFORMANCE REGARDING FAULT NOTICE (one leaf)

(car)		
by the respective USPS mail Numbers listed besides en properly addressed to Recipient at the said address and exclusive face and custody of the U.S. Postal Service	I depositing same at an off	ficial depository under the
	11219	JOHN BARRY JR. Notary Public - State of New Jersey My Commission Expires Jan 18, 2023
PRESENTER Name	DATE	My Commission Expires Jan 18, 2023
John Barry, C/o: 232 Amherst Ave, Pemberton, New J 1.3E (2))	lersey, Non-domestic, Zip	Code Exempt (DMM 602
JURAT		
New Jersey)) ss.		
Burlington County)		
Sworn to (or affirmed) and subscribed before me on the month in the year of our Lord two thousand and eight basis of satisfactory evidence to be the one who appear for, proved to me on the basis of satisfactory evidence the forgoing instrument for the purpose stated therein	en by John Barry, Notary red before me, and execut to be the one who appear	ed the forgoing instrument ed before me, and executed
act and deed.	1-12-2019	
Notary Public's Signature	Date	acced
CERTIFICATE OF CLAIM AND ADMINISTRATIVE JUDGMENT	AMBER L GREE Notary Pu State of New My Commission Expir	Lare # U

DEFAULT is with the RESPONDENT(S) confession of judgment to the following:

- 1. Tender of the above-referenced instrument(s), by CLAIMANT are sufficient for the discharge, settlement and seto ff of any and all debts, obligations, duties and liabilities of or relating to the above-referenced CASE DOCKET # 1-18-cr-00:505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR.
- 2. The balance due for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. is Zero and 00/100 dollars (\$0.00).
- 3. The RESPONDENT(S) irrevocable conveyance of any and all rights, titles and interests in and on any and all collateral in the association with or the security for the for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. to the CLAIMANT.
- 4. The RESPONDENT(S) irrevocable conveyance of the authority for the acquisition, procurement, and/or production of any and all records, documents, and/or communications necessary for the securing of any and all rights, titles and interests in and on any and all collateral in the association with or the security for the for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. to the CLAIMANT.
- 5. The RESPONDENT(S) waiver of any and all claims, rights, immunities and defenses.

- RESPONDENT(S) consent to CLAIMANT recording or causing to be recorded a commercial lien against the respondent as lien debtors for value of no less than \$44,000,000.00.
- RESPONDENT(S) are granting a specific power-of-attorney for the acquisition, procurement and/or production of any and all records, documents, and/or communications necessary for the securing of any and all rights, titles, and interests in or pertaining to any and all collateral associated with or secured by the for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. to the CLAIMANT.
- 8. RESPONDENT(S) are consenting with the filing of encumbrances, including but not limited to liens, writs of possession, writs of execution, and writs of attachment on any and all property, fixtures, accounts, and public hazard bonds by the CLAIMANT against the RESPONDENT(S) up to the amount of the value of CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. for any and all actions taken by the RESPONDENT(S) with the hindering, impeding, obstruction and/or delaying of the CLAIMANT rights, titles and interests in any and all collateral in the association with or the security for the for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR...
- 9. RESPONDENT(S) are consenting with the filing of encumbrances, including but not limited to liens, writs of possession, writs of execution, and writs of attachment, on any and all property, fixtures, accounts, and public hazard bonds by the CLAIMANT against the RESPONDENT(S) up to the amount of CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. for any and all actions taken by the RESPONDENT(S) with the semblance of harassment, coercion, defrauding, and/or defamation of the CLAIMANT and/or the CLAIMANT's collateral.
- 10. RESPONDENT(S) are consenting to a FEE SCHEDULE with CLAIMANT as follows:

The following schedule of fees is effective upon the date of the Recipient's Default in Dishonor. These fees are subject to change upon written notice by the CLAIMANT to the RECIPIENT(S).

Section 1

Notice: Section 1 is a schedule of fees that are to be prepaid by the RESPONDENT(S) to the CLAIMANT before the execution of any of the following acts by the CLAIMANT or the CLAIMANT's agents or assigns.

Description			Rate
	earing(s) regarding the	above referenced	\$5,000/hearing*
Docket			į

Court hearing(s) regarding Docket #1-18-cr-00505- 001(RBK)	\$10,000/hearing*
Mediation hearing(s) regarding the above referenced Docket	\$5,000/hearing*
Formal/informal meeting regarding the above referenced Docket	\$5,000/meeting*

Section 2

Notice: Section 2 is a schedule of fees that are to be paid by the RESPONDENT(S) within three (3) days from receipt of any invoices issued by the CLAIMANT to the RESPONDENT(S) for the execution of any of the following acts by the CLAIMANT or the CLAIMANT's agents or assigns.

Description	Rate
Written communications regarding the above referenced Docket	\$200/page*
Telephone communications regarding the above referenced Docket	\$10/minute
Electronic communications regarding the above referenced Docket	\$200/transmission*
Time expended regarding the above referenced Docket	\$1,000/hour

The fees for the acts described accrue in addition to the hourly rate for time expended.

In addition to the above fee schedule, please take notice:

For the RESPONDENT's failure to Provide an accounting/dismissal showing a \$0.00 Balance (hereafter "RECEIPT") for the above referenced for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR. shall potentially jeopardize CLAIMANT'S rights, titles, and interest in the said property; and therefore CLAIMANT hereby makes an offer to conditionally accept RESPONDENT's failure to Provide RECEIPT upon the pre-payment of a sum equal to three times the value of CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR..

Furthermore, for the RESPONDENT's failure of their duty to remove negative reporting, CLAIMANT hereby offers for your acceptance or dishonor, payment from RESPONDENT for the necessary time expended for CLAIMANT or CLAIMANT's assigns for the contacting of the Credit Bureau and/or Credit Agencies in the efforts for removal of negative reporting in reference to the for CASE DOCKET # 1-18-cr-00505-001 THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR... A fee for this shall constitute Five-Hundred United States Dollars (\$500.00 USD) per hour (\$12,000.00 USD) per day.

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 14 of 29 PageID: 250

PRESENTER'S AFFIDAVIT OF SERVICE (3) / Man - AS ACRES

It is hereby certified, that on the date noted below, the undersigned mailed to:

Parties listed have the Notice of Default
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KENEISHAM MUNROE Notary Public - State of New Jersey My Commission Expires Dec 13, 2022

DEFAULT JUDGMENT and CERTIFICATE OF CLAIM lawful notification to you, pursuant to The Bill of Rights of the National Constitution

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT U.S. S.E.C. TRACER FLAG NOT A POINT OF LAW

PRESENTMENT

Be it known, that, the person signing below, a duly empowered PRESENTER, ACCEPTOR, AND CUSTODIAN OF RECORDS (hereafter "WITNESS"), at the request of Kenneth Paul Jr.; Crawford, In c/o: John Barry, Notary Public

c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2), did duly present on 27 November 2018 the NOTICE OF DEFAULT AND CONSENT TO JUDGMENT, to the following RESPONDENTS:

JOHN N. KANE
Tax Division
P.O. Box 972
Washington, D.C. 20044
(Certified Mail #7017 0660 6600 8132 6001)

SEAN M. GREEN
Tax Division
P.O. Box 972
Washington, D.C. 20044
(Certified Mail #7017 0660 0000 8132 6018

CHRISTINA BARKER
IRS Criminal Investigations
5218 Atlantic Avenue
Mays Landing, NJ 08330
(Certified Mail # 70170660 0000 8132 5813

by depositing in a depository of the United States Mail within the New Jersey within a sealed envelope.

RE:

THE UNITED STATES OF AMERICA v. KENNETH CRAWFORD, JR Docket # 1-18-cr-00505-001(RBK)

PRIVATE ADMINISTRATIVE JUDGMENT in the matter of ACCOUNT: FINAL EXPRESSION IN A RECORD

CLAIMANT/Secured Party Creditor/UNDERSIGNED: Kenneth Paul Jr.; Crawford, In care of John Barry, Notary Public

CERTIFICATE OF CLAIM AND ADMINISTRATIVE JUDGMENT

c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602-1.3(e) 2)

PRESENTER, ACCEPTOR, and CUSTODIAN OF RECORDS:

John Barry, Notary Public c/o: 232 Amherst Ave. Pemberton, New Jersey, Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2) (Hereafter "WITNESS")

STATEMENT OF FACTS

- AFFIDAVIT OF NO JURISDICTION (Affidavit) presented on 10 September 2018 to the UNITED STATES DISTRICT COURT clerk and entered into the above docket number. As well as the LETTER OF REQUEST/NOTICE OF DISPUTE dated 25 May 2018, mailed to IRS CID Chief Don Fort via Certified mail # 70150640000007763987 and Delivered: Wed, May 30, 11:25 AM. And a NOTICE OF ACCEPTANCE via certificate of mailing USPS form 3817 on 15 October 2018.
- On 23 October 2018 the Claimant presented the Respondents the NOTICE OF FAULT IN DISHONOR (Opportunity to Cure) AND NOTICE OF CLAIM AND NOTICE OF INTENT TO PERFECT SECURITY INTEREST ("FAULT NOTICE") FAIR NOTICE AND WARNING OF COMMERCIAL GRACE NOTICE OF NON-JUDICIAL PROCEEDING.
- As of 26 November 2018 the RESPONDENT(S) have not returned nor refuted the PRESENTMENT, and it is deemed "Accepted" as evidenced by the AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry, (the "WITNESS"), dated 26 November 2018, a record of which is attached hereto and incorporated herein.
- 4. As of 26 November 2018 the RESPONDENT(S) have not responded sufficiently to the NOTICE OF FAULT IN DISHONOR (Opportunity to Cure) AND NOTICE OF CLAIM AND NOTICE OF INTENT TO PERFECT SECURITY INTEREST ("FAULT NOTICE") FAIR NOTICE AND WARNING OF COMMERCIAL GRACE NOTICE OF NON-JUDICIAL PROCEEDING nor refuted the terms and conditions therein, and have tacitly acquiesced to terms therein. As evidenced by the AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry, (the "WITNESS"), dated 26 November 2018, a record of which is attached hereto and incorporated herein.
- On 28 November 2018 the Claimant presented the Respondents the NOTICE OF DEFAULT AND CONSENT TO JUDGMENT.
- 6. As of 11 December 2018 the RESPONDENT(S) have not returned nor refuted the PRESENTMENT, and it is deemed "Accepted" as evidenced by the AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE, executed by John Barry, (the "WITNESS"), dated 11 December 2018, a record of which is attached hereto and incorporated herein.
- 7. As of 11 December 2018 the RESPONDENT(S) have not responded sufficiently to the NOTICE OF DEFAULT AND CONSENT TO JUDGMENT nor refuted the terms and conditions therein, and have tacitly acquiesced to terms therein. As evidenced by the AFFIDAVIT OF NON-RESPONSE AND NON-PERFORMANCE (2), executed by John Barry, (the "WITNESS"), dated 11 December

2018, a record of which is attached hereto and incorporated herein.

- 8. The RESPONDENTS have defaulted.
- 9. As an operation of law, RESPONDENTS' failure to honor the PRESENTMENT and FAULT NOTICE places the RESPONDENTS in default. For the course of dealing, set forth herein, with the RESPONDENTS' failure, refusal, or neglect in the presentment of a verified response to the PRESENTMENT and FAULT NOTICE, constitutes the RESPONDENTS' failure to perform in good faith and the RESPONDENTS' acquiescence and tacit agreement with all terms, conditions and stipulations set forth within this NOTICE OF DEFAULT IN DISHONOR (CONSENT TO JUDGMENT), the PRESENTMENT, and the FAULT NOTICE. Therefore this matter is deemed res judicata and stare decisis.

Of this presentment take due Notice and heed, and govern yourself accordingly. This FINAL EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the terms and conditions of the agreement between the parties.

CERTIFICATION OF PRESENTMENT OF NOTICE UNDER PRIVATE SEAL

IN WITNESS WHEREOF, I, John Barry, Notary Public, under my unlimited liability and Commercial Oath, proceeding in good faith, being of sound mind, having first-hand knowledge, affirm, state, and declare that the facts contained herein are true, correct, complete and not misleading, under the penalty of perjury in the laws of the united States of America.

I hereunto set my hand and seal on this 26th day of the Eleventh month in the year of our Lord two thousand and eighteen and hereby certify all the statements made above are true, correct and complete under the Penalty of International Commercial Law.

Whereupon, the undersigned WITNESS signing below, for the reason default and dishonor by non-response/non-performance, does solemnly certify the default and dishonor as against all parties it may concern by reason of non-response/non-performance thereof and stipulations therein. This FINAL EXPRESSION IN A RECORD is intended as a complete and exclusive statement of the terms and conditions of the agreement between the parties.

The entire record of the above statement of facts are in my office of business. You may request certified copies of the original records and you may inspect the original records by contacting the Presenter at the Presenter's address listed above.

Date of Presentment: 10 September 2018

WITNESS Presented Under Seal: NOTICE OF DEFAULT AND CONSENT TO JUDGMENT WITNESS's Certification: The above-noted parties were presented notice that certification of non-response or default within ten (10) days of postmark would comprise their acceptance of the facts set forth within these instruments, the time having elapsed for response thereof.

DEFAULT JUDGMENT

CERTIFICATE OF CLAIM AND ADMINISTRATIVE JUDGMENT

Whereupon, the WITNESS signing below, for the reason default and dishonor by non-response/non-performance, does publicly and solemnly certify the default and dishonor as against all parties it may concern by reason of non-response/non-performance thereof and stipulations therein.

TESTIMONY

In testimony of the above, I have signed my name and attached my official seal.

By: WITNESS's Signature		13/1	7/18 Date	(SEAL)
John Barry, Notary Public c/o: 232 Amherst Ave. Pem	berton, New Jersey, No	on-domestic, Zip	Code Exempt (DMM 602 1.3(e) 2)
JURAT				
New Jersey)			
Burlingtoncounty) ss.)	th	_	
Sworn to (or affirmed) and so Barry, Notary Public, proved me, and executed the forgoin was by his free act and deed.	to me on the basis of sar	tisfactory evidence	to be the one w	ho appeared before
Verendo .	EL 1	7 Dec 2	018	
Notary Public's Signature	DICHT TO ADD	Date	KENEISHA M M Notary Public State My Commission Expire	of New Jersey
	RIGHT TO APPEAL:			

- 1.1.2. All disputes that arise from this proceeding, can be appealed through an Arbitrator of the CLAIMANT's choice (hereafter "ARBITRATOR").
- 1.1.3. No Arbitrator has any jurisdiction unless expressly authorized by the CLAIMANT in writing and delivered to the RECIPIENT(s).
- 1.1.4. No Court of the United States or of any Court of Common Pleas or of any other Court owned, created, or operated with any franchise of the United States or any subdivision thereof, has any jurisdiction to arbitrate the decision of this proceeding.

DEFAULT is with the RESPONDENT(S) confession of judgment to the following:

- The RESPONDENTS do not have nor have ever had lawful authority or consent of the undersigned to impair the undersigns liberties and God given freedoms.
- The "arrest" and detention for 13 hours of the undersigned was under color of law and without lawful authority or jurisdiction.
- The confiscation of the undersigns DNA was under color of law and under threat duress, and coercion.
- The confiscation of the undersigns Passport was under color of law and under threat duress, and coercion.
- The confiscation of the undersigns arms was under color of law and under threat duress, and coercion
- 6. The undersigned and the defendant are two (2) separate entities, one an ens legis, legal fiction as no man or woman's appellation is in all capital letters and the other a creation of GOD the all mighty divine spirit giving life to all, a man of flesh and blood.
- 7. That the action in the UNITED STATES DISTRICT COURT (not District Court of the United States) is an entirely commercial action in which the RSPONDENT(S) have received notice of Acceptance for value and return for full settlement and closure.
- That the undersigned has the priority security interest in all property and collateral belonging to the defendant as evidenced in the non-UCC filing you received in the Notice of Acceptance.
- That by not settling and closing this matter and returning all property to the undersigned RESPONDENT(S) are in commercial dishonor and may be held personally liable.
- 10. RESPONDENT(S) are consenting to a FEE SCHEDULE with CLAIMANT as follows: The following schedule of fees is effective upon the date of the RESPONDENT(S) Default in Dishonor. These fees are subject to change upon written notice by the CLAIMANT to the RECIPIENT(S).

Section 1

Notice: Section 1 is a schedule of fees that are to be prepaid by the RESPONDENT(S) to the CLAIMANT before the execution of any of the following acts by the CLAIMANT or the CLAIMANT's agents or assigns.

Description	Rate
Arbitration hearing(s) regarding the above referenced Docket	\$5,000/hearing*
Court hearing(s) regarding Docket #1-18-cr-00505-001(RBK)	\$10,000/hearing*
Mediation hearing(s) regarding the above referenced Docket	\$5,000/hearing*
Formal/informal meeting regarding the above referenced Docket	\$5,000/meeting*

Section 2

Notice: Section 2 is a schedule of fees that are to be paid by the RESPONDENT(S) within three (3) days from receipt of any invoices issued by the CLAIMANT to the RESPONDENT(S) for the execution of any of the following acts by the CLAIMANT or the CLAIMANT's agents or assigns.

Description	Rate
Written communications regarding the above referenced Docket	\$200/page*
Telephone communications regarding the above referenced Docket	\$10/minute
Electronic communications regarding the above referenced Docket	\$200/transmission*
Time expended regarding the above referenced Docket	\$1,000/hour

The fees for the acts described accrue in addition to the hourly rate for time expended.

In addition to the above fee schedule, please take notice:

For the RESPONDENT(S) so called "arrest" (taking undersigned CLAIMANT hostage for 13 hours) the initial fee for the impairment of liberty is \$1,000,000 USD. For time in captivity as the presumed surety for the legal fiction/DEFENDANT the charge is \$10,000 USD an hour, so RESPONDENT(S) current bill is \$130,000 USD. For the taking under threat duress and coercion of the CLAIMANT's DNA the charge is \$100,000 USD. For the surrendering of the CLAIMANT's Passport under threat and duress the charge is \$100,000 USD. And for the surrendering of the CLAIMANT's arms under threat and duress the charge is \$100,000 USD. The total of \$1,430,000 is now overdue and owing IF REPONDENTS(S) choose not to respond to the AFFIDAVIT OF NO JURISDICTION or dismiss the matter with prejudice.

For the RESPONDENT(S) failure to provide a Receipt of Accounting for the above referenced Docket shall potentially jeopardize CLAIMANT'S rights, titles, and interest in the said property. For the RESPONDENT(S) failure to provide said Receipt shall potentially harm the CLAIMANT; and therefore CLAIMANT hereby makes an offer to conditionally accept RESPONDENT(S) failure to Provide RECEIPT upon the pre-payment of a sum equal to three times the value of the property listed for Docket.

Furthermore, for the RESPONDENT(S) failure of their duty to remove any negative publishing regarding the matter, which may ruin CLAIMANTS public persona, the fee for this shall constitute Five-Hundred United States Dollars (\$500.00 USD) per hour.

CLAIMANT will receive payment from RESPONDENT(S) for the above services, or may pursue necessary lawful collection activity towards RESPONDENT(S), all jointly and severally. Collection activity void where prohibited by law.

Kenneth Paul Jr. Crawford 117 Liberty Court Galloway, New Jersey Non-domestic

INVOICE

JOHN N. KANE Tax Division P.O. Box 972 Washington, D.C. 20044

Invoice #

0000001

Invoice Date

11/26/2018

Due Date

11/26/2018

Item	Description	Unit Price	Quantity	Amount
Product	Impairment of liberty	1000000.00	1.00	1,000,000.00
Hours	Impairment of liberty	10000.00	13.00	130,000.00
Product	DNA .	100000.00	1.00	100,000.00
Product	Passport	100000.00	1.00	100,000.00
Product	Arms	100000.00	1.00	100,000.00
Product	Court hearing(s) regarding Docket #1-18-cr-00505-001(RBK)	10000.00	3.00	30,000.00
Product	Written communications regarding the above referenced Docket	200.00	19.00	3,800.00
Hours	Time expended regarding the above referenced Docket	1000.00	5.00	5,000.00
<u>NOTES:</u> Am	ounts are overdue and owing.	/		
		Subtotal		1,468,800.00
		Total		1,468,800.00
		Amount Paid		0.00
		Balance Due		\$1,468,800.00

Kenneth Paul Jr. Crawford 117 Liberty Court Galloway, New Jersey Non-domestic

INVOICE

SEAN M. GREEN Tax Division P:O. Box 972 Washington, D.C. 20044

Invoice #

0000001

Invoice Date

11/26/2018

Due Date

11/26/2018

item	Description	Unit Price	Quantity	Amount
Product	Impairment of liberty	1000000.00	1.00	1,000,000.00
Hours	Impairment of liberty	10000.00	13.00	130,000.00
Product	DNA	100000.00	1.00	100,000.00
Product	Passport	100000.00	1.00	100,000.00
Product	Arms	100000.00	1.00	100,000.00
Product	Court hearing(s) regarding Docket #1-18-cr-00505-001(RBK)	10000.00	3.00	30,000.00
Product	Written communications regarding the above referenced Docket	200.00	19.00	3,800.00
Hours	Time expended regarding the above referenced Docket	1000.00	5.00	5,000.00
NOTES: Am	nounts are overdue and owing.			
		Subtotal	······	1,468,800.00
		Total		1,468,800.00
		Amount Paid	es es	0.00
		Belance Due		\$1,468,800.00

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 23 of 29 PageID: 259

Kenneth Paul Jr. Crawford 117 Liberty Court Galloway, New Jersey Non-domestic

INVOICE

CHRISTINA BARKER IRS Criminal Investigations 5218 Atlantic Avenue Mays Landing, NJ 08330

Invoice #

0000001

Invoice Date

11/26/2018

Due Date

11/26/2018

Item	Description	Unit Price	Quantity	Amount
Product	impairment of liberty	1000000.00	1.00	1,000,000.00
Hours	Impairment of liberty	10000.00	13.00	130,000.00
Product	DNA	100000.00	1.00	100,000.00
Product	Passport	100000.00	1.00	100,000.00
Product	Arms	100000.00	1.00	100,000.00
Product	Court hearing(s) regarding Docket #1-18-cr-00505-001(RBK)	10000.00	3.00	30,000.00
Product	Written communications regarding the above referenced Docket	ding the above 200.00		3,800.00
Hours	Time expended regarding the above referenced Docket	1000.00	5.00	5,000.00
NOTES: A	mounts are overdue and owing.	****	***************************************	
		Subtotal		1,468,800.00
		Total		1,468,800.00
		Amount Paid		0.00
		Balance Due		\$1,468,800.00

Case 1:19-cv-15776 Document 1-2 Filed 07/24/19 Page 24 of 29 PageID: 32



ATLANTIC COUNTY, NJ EDWARD P. McGETTIGAN, COUNTY CLERK RCPT ‡ 1449133 RECD BY Laverne REC FEES \$25.00 RECORDED 01/25/2019 02:56:56 PM IMST ‡ 2019004124

Atlantic County **Document Summary Sheet**

ATLANTIC COUNTY CLERK **5901 MAIN ST** MAYS LANDING, NJ 08330

Return Name and Address Kenneth Paul Jr. c/0:117 Liberty Court Galloway, New Jersey THIS IS AN UNOFFICIAL COPY until the document has completed the recording " process and has been verified.

	00			Official Use Only					
Submitting Company			NI	4					
Document Date (mm/dd/	<i>'yyyy)</i>		12/17	12/17/2018					
Document Type				Fina	nciv	ig State	ment		
No. of Pages of the Original (Including the cover sheet)		Document	2			J			
Consideration Amount (If applicable)			\$1,468,800						
	Name(s)		rst Nane Middle I. Iame as written)	nitial, Suffix)		Address	(Optional)		
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*	Name(s)		rst Nane Middle i Jame as written)	nitial, Suffix)		Address	(Optional) ,		
Second Party (Grantée or Mortgagee or Assignee) (Enter up to five names)									
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Parcel Information (Enter up to three entries)		11				,			
	Воо	k.Type	Book	Beginning	Page	Instrument No.	Recorded/File Date		
Reference Information (Enter up to three entries)		e.		**			9		
DOCUMENT SUMMARY SHE	ET (COVER	SHEET) IS PART	*DO NOT REMOV			. RETAIN THIS PAGE F	OR FUTURE REFERENCE.		

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	*							
UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS								
A. NAME & PHONE OF CONTACT AT FILER (optional)								
B. E-MAIL CONTACT AT FILER (optional)								
Crawfordgroup@comcast.net								
C. SEND ACKNOWLEDGMENT TO: (Name and Address)								
Kenneth Paul Jr. c/o: 117 Liberty Court	¬ .							
Galloway, New Jersey								
Non-domestic, Zip Code Exempt (DMM 602 1.3(e) 2)							
1 DEPTOP'S MANE. B		1	HE ABOV	E SPACE	S FO	R FILING O	FFICE USE	ONLY
 DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, ful name will not fit in line 1b, leave all of item 1 blank, check here and provide 	fi name; do not omit, modify a the Individual Detrtor Infor	y, or at	breviate any	part of the I	Debtor's	name); if ac	y part of the k	ndividual Debtor
1a. ORGANIZATION'S NAME	and security Decision Stron	mauon	In Rem 10 c	of the Financ	ng Sta	lement Adde	ndunk (Form U	CC1Ad)
OR 1b. INDIVIDUAL'S SURNAME								
Barker	FIRST PERSONAL NAM	WE		AD	DITION	AL NAME(S	VINITIAL(8)	SUFFIX
1c. MAILING ADDRESS	Christina							
In care of: 5218 Atlantic Avenue	Mays Landi	ne			ATE	POSTAL CC 08330	DOE	COUNTRY
2. DEBTOR'S NAME: Provide only one Debtor name (2s or 2b) (use exect, full		_						
name will not fit in fine 2b, leave all of frem 2 blank, check here and provide	i name; do not omit, modify a the individual Dabtor Info;	y, or ab mation	brevtate any ≟n Item 10 c	part of the f of the Financ	Debtor's ina Ste	i name); if an Iement Artrie	ry part of the in notion (Form to	idividual Deblori CC1440
2s. ORGANIZATION'S NAME			77 144777 14 12	, DIG 7 HILLIO	any out	HALIMAN ACCOR	noum (Form D	CC1AB)
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Cc. MAILING ADDRESS	CITY		81	ATE	POSTAL CO	DE	COUNTRY	
SECURED BARTON MANY								
3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SEC 38. ORGANIZATION'S NAME	URED PARTY): Provide or	nly one	Secured Pa	rty name (3a	or 3b)			•
36. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAM	4E		IAD	DITION	AL NAME(8)	VINITIAL (A)	SUFFIX
Crawford	Kenneth			Paul		, rain equ	Jr.	
3c. MAILING ADDRESS	CITY			ST	ATE	POSTAL CO	OE .	COUNTRY
c/o: 117 Liberty Court, Galloway, New Jersey	Non-domesti	ic				Exem	ot	USA
4. COLLATERAL: This financing statement covers the following colleteral:								
CERTIFICATE OF CLAIM AND ADMINISTRATIV	VE JUDGMENT	date	l 17 Dec	. 2018 ь	etwe	en the D	ebtors an	d Secured
Party, instrument No. 70150640000007763987; Notice	of Hen hold inter	est fi	ali pro	perty ar	ıd co	Nateral I	elonging	to the
Debtors. Security agreement conveys and grants:							-	
1. Priority security interest in all property and collate	ral belonging to t	he D	ebtors a	s agreed	upo	n in Adr	ninistrati	ve Record
resulting in Certificate of Claim # 70150640000007763	3987 of Notary Pu	ıblic.	Value	of Colla	teral	equals \$	1,468,800	.00 USD.
						-	, ,	
	(see UCC1Ad, item 17 and	d Instru	olions)	being sdr	inister	d by a Dece	dent's Persons	d Representative
a. Check <u>only</u> if applicable and check <u>only</u> one box:				6b. Check	only M	applicable ar	nd check <u>only</u> d	one box:
Public-Finance Transaction Manufactured-Home Transaction	A Debtor is a Trans	emittino	CHIGH	1 -	griouitu	rel Lien	Non-UCC	Filing
. ALTERNATIVE DESIGNATION (if applicable): Lesses/Lessor		-						
OPTIONAL EUED DESCRIPTION DE CA	Consigner/Consignor		Seller/Buy		Ball	e/Bailor	Licen	see/Liçensor
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OPTIONAL FILER REFERENCE DATA: CERTIFICATE OF CLAIM AND ADMINISTRATIVE OF THE PROPERTY OF THE	Consigner/Consignor	7015	Seller/Buy	or 0077639	87			see/Lipensor trators (IAC/

Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 26 of 29 PageID: 262

PRESENTER'S AFFIDAVIT OF SERVICE (3) / hom - Australia

It is hereby certified, that on the date noted below, the undersigned mailed to:

•	The state of the s
JOHN N. KANE Tax Division P.O. Box 972 Washington, D.C. 20044 (CERTIFIED MAIL # 7017 6660 0000 8132 6001) SEAN M. GREEN	Note of the Parties listed have responded to the Notice of Default dated 28 Nov. 2018.
Tax Division P.O. Box 972 Washington, D.C. 20044 (CERTIFIED MAIL #7017 06(.0 0000 8(32 6018))	
CHRISTINA BARKER IRS Criminal Investigations 5218 Atlantic Avenue Mays Landing, NJ 08330 (CERTIFIED MAIL # 7017 0660 0000 8132 5613.)	
In the matter of RESPONDENT(S) account 2000728930 . Kenneth KENNETH P CRAWFORD, JR Docket # 1-18-cr-00505-001(RBK the following:	Paul Jr.; THE UNITED STATES OF AMERICA v.
1. AFFIDAVIT OF SERVICE OF DEFAULT JUDGMENT and CI	ERTIFICATE OF CLAIM (four leaves); and
2. AFFIDAVIT OF NON-RESPONSE/NON PERFORMANCE (o	
by the respective USPS mail Numbers listed besides each recipient, addressed to Recipient at the said address and depositing same at an of the U.S. Postal Service within the State of New Jersey.	by placing same in a postpaid envelope properly a official depository under the exclusive face and custody
PRESENTER Name	1/7/18 DATE
John Barry, C/o: 232 Amherst Ave, Pemberton, New Jersey, Non-d	omestic, Zip Code Exempt (DMM 602 1.3E (2))
JURAT	
New Jersey)	
Burlington County) ss.	1h
Sworn to (or affirmed) and subscribed before me on this our Lord two thousand and eighteen by John Barry, Notary Public, one who appeared before me, and executed the forgoing instrument the one who appeared before me, and executed the forgoing instrumsaid execution was by his free act and deed.	for, proved to me on the basis of satisfactory evidence to be
Notary Public's Signature Date	Dec 2018

Date

KENEISHA M MUNROE Notary Public - State of New Jersey My Commission Expires Dec 13, 2022 Case 1:18-cr-00505-RBK Document 35 Filed 02/07/19 Page 27 of 29 PageID: 263

ATLANTIC COUNTY, HJ EDWARD P. McGETTIGAM, COUNTY CLERK RCPT ‡ 1449133 RECD BY Laverne REC FEES \$25.00 . RECORDED 01/25/2019 02:56:56 PM INST \$ 2019004125



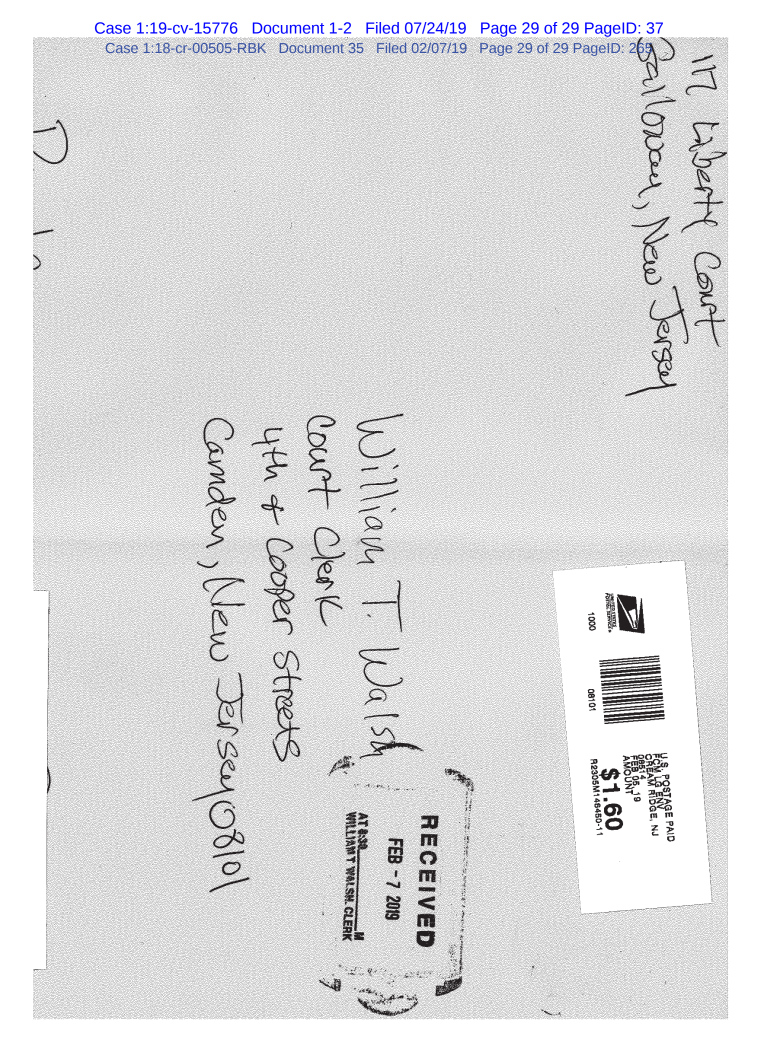
Atlantic County Document Summary Sheet

Return Name and Address

ATLANTIC COUNTY CLERK 5901 MAIN ST MAYS LANDING, NJ 08330 Kenneth Paul JT' clo: 117 Liberty Court THIS IS AN UNOFFICIAL COPY until the document has completed the recogging process and has been verified.

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Second Party (Grantee or Mortgagee or Assignee) (Enter up to five names)									
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Parcel information (Enter up to three entries)				,					
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Reference information (Enter up to three entries)				,		·			
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UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS				
A. NAME & PHONE OF CONTACT AT FILER (optional)				
B. E-MAIL CONTACT AT FILER (optional)	· · · · · · · · · · · · · · · · · · ·			
Crawfordgroup@comcast.net				
C. SEND ACKNOWLEDGMENT TO: (Name and Address)				
Kenneth Paul Jr. c/o: 117 Liberty Court Galloway, New Jersey				
Non-domestic, Zip Code Exempt (DMM 602 1.3(e)) 2)			
DEBTOR'S NAME: Bridge and School	THE ABOVE	SPACE IS FO	R FILING OFFICE USE	ONLY
DEBTOR'S NAME: Provide only one Debtor name (1s or 1b) (use exact, full name will not fit in line 1b, leave all of item 1 blank, check here and provide to 1s. ORGANIZATION'S NAME	name; do not omit, modify, or abbreviate any pr the Individual Debtor information in item 10 of the	irt of the Dablo he Financing St	r's name); if any pert of the k atement Addendum (Form U	OC1Ad)
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Kane	John	Noel	HAL NAME(SYINITIAL(S)	SUPFIX
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950 Pennsylvania Avenue, NW	Washington	DC	20530-0001	Joodan, Ki
Green o. MARLING ADDRESS 950 Pennsylvania Avenue, NW SECURED PARTY'S NAME (CANADA AND AND AND AND AND AND AND AND AN	FIRST PERSONAL NAME Sean CITY Washington	M. STATE DC	POSTAL CODE 20530-0001	SUFFIX
SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECUR 3s. ORGANIZATION'S NAME	RED PARTY): Provide only gne Secured Party	name (3a or 3i	p)	
OR 35. INDIVIDUAL'S SURNAME				
Crawford	FIRST PERSONAL NAME Kenneth		NAL NAME(S)INITIAL(S)	SUFFIX
	СПУ	Paul	POSTAL CODE	Jr.
s. MAILING ADDRESS	Non-domestic	Jana I	Exempt	USA
c. MAILING ADDRESS c/o: 117 Liberty Court, Galloway, New Jersey COLLATERAL: This financing statement covers the following collateral:	<u> </u>			
	E JUDGMENT dated 17 Dec. 2	erty and co	ollateral belonging	to the
c/o: 117 Liberty Court, Galloway, New Jersey COLLATERAL: This financing statement covers the following collateral: CERTIFICATE OF CLAIM AND ADMINISTRATIVI Party, instrument No. 70150640000007763987; Notice of Debtors. Security agreement conveys and grants: 1. Priority security interest in all property and collateraresulting in Certificate of Claim # 701506400000077639	E JUDGMENT dated 17 Dec. of lien hold interest in all proper all belonging to the Debtors as a 287 of Notary Public. Value of	erty and congreed upon Collatera seing administration b. Check and visited a	ollateral belonging	to the Percord Of USD.



UNITED STATES DISTRICT COURT

for the

District	of New Jersey
UNITED STATES OF AMERICA)
Plaintiff)
v.) Civil Action No.
KENNETH PAUL CRAWFORD, Jr.))
Defendant)
SUMMONS IN	NA CIVIL ACTION
To: (Defendant's name and address)	
KENNETH PAUL CRAWI 624 Whispering Woods C Mays Landing, NJ 20619	Court
A lawsuit has been filed against you.	
are the United States or a United States agency, or an office	you (not counting the day you received it) — or 60 days if you cer or employee of the United States described in Fed. R. Civ. Inswer to the attached complaint or a motion under Rule 12 of ion must be served on the plaintiff or plaintiff's attorney,
Ari D. Kunofsky	Tax Division
US Department of Justice 555 4th St., NW, Suite 61 Washington, DC 20001	
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 12/09) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

		ne of individual and title, if any)			
was re	ceived by me on (date)	·			
	☐ I personally served	the summons on the individual a	t (place)		
			on (date)		
	☐ I left the summons at the individual's residence or usual place of abode with (name)				
	, a person of suitable age and discretion who resides there,				
	on (date)	, and mailed a copy to t	he individual's last known address; or		
	☐ I served the summo	ons on (name of individual)			, who is
	designated by law to accept service of process on behalf of (name of organization)				
			on (date)	; or	
	☐ I returned the summons unexecuted because				; or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.	00 .
	I doclara undar panalts	y of perjury that this information	is true		
	r deciare under penang	y or perjury that this information	is true.		
D .					
Date:			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc: